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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE: DA VINCI SURGICAL ROBOT
ANTITRUST LITIGATION

Lead Case No: 3:21-CV-03825-AMO-LB

THIS DOCUMENT RELATES TO:
ALL ACTIONS

PLAINTIFFS' INTERIM SEALING MOTION

Hearing Date: January 23, 2025

Time: 2:00 PM

Courtroom: 10 - 19th Floor

Judge: Hon. Araceli Martínez-Olguín

1 Pursuant to Civil Local Rules 7-11 and 79-5(f), along with the Order granting the Parties’
 2 Stipulation Regarding Omnibus Sealing Procedures (“the Order”) (see Dkt. 269), Plaintiffs Larkin
 3 Community Hospital (“Larkin”), Franciscan Alliance, Inc. (“Franciscan”) and King County Public
 4 Hospital District No. 1, d/b/a Valley Medical Center (“Valley Medical”) (collectively, “Plaintiffs”)
 5 hereby bring this Interim Sealing Motion with respect to Plaintiffs’ Reply in Support of their
 6 Motion for Class Certification, filed concurrently herewith.

7 Consistent with the parties’ practice to date in this case and the Order, Plaintiffs are
 8 provisionally filing the below-listed documents in redacted or slip-sheet form in conjunction with
 9 their Reply in Support of their Motion for Class Certification. Plaintiffs and Defendant Intuitive
 10 Surgical, Inc. (“Intuitive”) will meet and confer regarding these documents and will file an
 11 omnibus sealing motion (a) attaching declarations supporting any requests to seal; and (b)
 12 attaching a proposed order with a chart listing all documents requested to seal, within 14 days after
 13 the conclusion of the parties’ briefing on Plaintiffs’ Motion for Class Certification. *See* Order at 2
 14 (¶¶ 2-3); *see also* Dkt. 247 (parties’ joint stipulation regarding summary judgment order); Dkt.
 15 253 (same for *Daubert* order). As with prior filings of this nature, the parties will conform the
 16 chart included in the omnibus sealing motion to the Court’s Standing Order and prior sealing
 17 orders. *See, e.g.*, Dkt. 246 (superseding omnibus order).

Attachment	Document	Full or Partial Sealing	Designating Party
1	Plaintiffs’ Reply in Support of Class Certification	Full	Various
2	Ex. 1 to the Declaration of Zachary R. Glubiak (Elhauge Class Rep.)	Full	Various
3	Ex. 2 to the Declaration of Zachary R. Glubiak (Hughes Rep.)	Full	Intuitive
4	Ex. 3 to the Declaration of Zachary R. Glubiak (Elhauge Class Reply)	Full	Various
5	Ex. 4 to the Declaration of Zachary R. Glubiak (Hughes Dep.)	Full	Intuitive

1	6	Ex. 6 to the Declaration of Zachary R. Glubiak (Early Decl.)	Full	Larkin
2	7	Ex. 8 to the Declaration of Zachary R. Glubiak (Vavoso (<i>Rebotix</i>) Dep.)	Partial	Intuitive

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1 Dated: October 8, 2024

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Respectfully submitted,

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